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5	Attorney for Defendant,	
6	ETHAN TINDUKASIRI	
7	UNITED STA	TES DISTRICT COURT
8	EASTERN DIS	TRICT OF CALIFORNIA
9		
	LINITED STATES OF AMEDICA	CASE NO 1.22 m; 00114 SAB
10	UNITED STATES OF AMERICA,) CASE NO. 1:22-mj-00114-SAB) & 1:22-mj-00117-SAB
11	Plaintiff,))
12) STIPULATION FOR DEFENDANT'S TRAVEL TO EASTERN DISTRICT OF
13	VS.) CALIFORNIA FOR EVALUATION & MEETING WITH ATTORNEY 10/25/22
14) & ORDER THEREON
15	ETHAN TINDUKASIRI,) Date:
16		Time:Judge: Honorable Barbara A. McAuliffe
17	Defendant.) _)
18	IT IS HEREBY STIPULATED by and between the Defendant, ETHAN ANDREW	
19	EVANS TINDUKASIRI, his attorney of record, CAROL ANN MOSES, and Assistant United	
20	States Attorney KIMBERLY A. SANCHEZ	z, that Mr. Tindukasiri's request for this Court to
21	authorize Defendant's overnight travel outsi	de of the Central District of California, to the Eastern
22	District of California, in Fresno, for a medic	al evaluation and attorney meeting be granted. The
23	request is for Mr. Tindukasiri, his mother an	nd stepfather leave Huntington Beach, California, on
24	October 25, 2022 at approximately 10:00 AM and return to the Central District the following day	
25	after the evaluation and attorney meeting, w	hich currently is estimated to conclude at noon. Mr.
26	Tindukasiri will depart from Fresno at approximately 2:00 PM.	
27	///	
28		
	DEFENDANT ETHAN TINDUKASIRI'S REQUEST TO TRAVEL O	UTSIDE

DEFENDANT ETHAN TINDUKASIRI'S REQUEST TO TRAVEL OUTSIDE THE CENTRAL DISTRICT TO THE EASTERN DISTRICT ON 10/25/2022 AND RETURNING THE NEXT AFTERNOON ON 10/26/2022

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1	Mr. Tindukasiri is charged with 18 United States Code, Section 2241(a)(1), Attempted	
2	Aggravated Sexual Abuse by Force or Threat, 18 United States Code, Section 2244(b), Abusive	
3	Sexual Contact, and 36 CFR 2.35(c) being under the influence of alcohol or drugs in a park area,	
4	all charges stem from an incident in Yosemite Valley on July 9, 2022.	
5	The Pretrial Conditions of Release prohibit traveling outside the Central District of	
6	California, which is where Mr. Tindukasiri resides, without permission from the United States	
7	Pretrial Services Office.	
8	The requested travel is to meet with his attorney and to be evaluated by Dr. Richard Blak,	
9	Phd. Dr. Blak's address is 7341 North First Avenue, in Fresno, 93720. The appointment is	
10	scheduled to begin at 7:00 AM on October 26, 2022, and last until approximately 12:00.	
11	Assistant United States Attorney Kimberly Sanchez has no objection to this Court	
12	authorizing travel for Mr. Tindukasiri outside the Central District of California to the Eastern	
13	District of California and understands this travel request includes an over night stay in Fresno,	
14	California.	
15	Mr. Tindukasiri and his parents will be staying at the Hampton Inn & Suites at 327 East	
16	Fir Avenue, Fresno, CA 93722 on the night of October 25, 2022. The Hampton Inn & Suites'	
17	local phone number is (559) 447-5900.	
18	Pretrial Services Officer Luis Trujillo from the Central District of California is aware of	
19	this request, and has no objection to Mr. Tinkdukasiri's overnight travel to the Eastern District of	
20	California.	
21	United States Pretrial Services Officer Renee M Basurto called me this afternoon, October	
22	24, 2022, and told me that a Stipulation and Proposed Order was required from the Court to	
23	authorize overnight out of District travel. Officer Basurto indicated, while not overtly stating, she	
24	has no objection to the granting of this request.	
25	Dated: October 24, 2022 /s/ Carol Ann Moses	
26	CAROL ANN MOSES Attorney for Defendant,	
27	ETHAN TINDUKASIRI	

DEFENDANT ETHAN TINDUKASIRI'S REQUEST TO TRAVEL OUTSIDE

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1	<u>ORDER</u>	
2	GOOD CAUSE APPEARING, the above request for ETHAN TINDUKASIRI to leave	
3	the Central District of California to travel, with his parents, to the Eastern District of California in	
4	Fresno for a medical evaluation and attorney meeting is accepted, granted and adopted as the	
5	Order of this Court in Case No. 1:22-mj-00114-SAB and Case No. 1:22-mj-00117-SAB. Mr.	
6	Tindukasiri may leave the Central District of California with his parents on October 25, 2022 and	
7	is ordered to return to the Central District of California on October 26, 2022. All other conditions	
8	of release are to remain in force during the period of travel outside the Central District of	
9	California.	
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11	IT IS SO ORDERED.	
12	Dated: October 25, 2022 /s/ Barbara A. McAuliffe	
13	UNITED STATES MAGISTRATE JUDGE	
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28	DEFENDANT FORMAN TINIDHIY A CIDIY OF POMEST TO TRAVEL OUTSIDE	

DEFENDANT ETHAN TINDUKASIRI'S REQUEST TO TRAVEL OUTSIDE THE CENTRAL DISTRICT TO THE EASTERN DISTRICT ON 10/25/2022 AND RETURNING THE NEXT AFTERNOON ON 10/26/2022